

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

FILED  
LODGED  
ENTERED  
RECEIVED

AUG 28 2013

Microsoft  
Plaintiff,  
  
vs.  
  
Motorola  
Defendant.

No. 10-1823

BY  
AT SEATTLE  
CLERK U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
DEPUTY

Inquiry from the Jury and  
Court's Response

JURY INQUIRY:

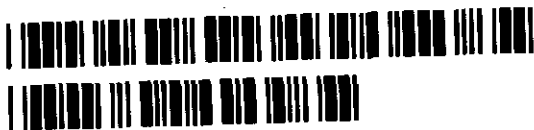
Attached

\_\_\_\_\_  
PRESIDING JUROR

12:10 pm  
Wednesday, 8/28/2013  
\_\_\_\_\_  
DATE AND TIME

COURTS RESPONSE: (After affording all counsel parties opportunity to be heard):

The question was discussed with counsel. They held differing view of the contents of the response. Both sides to submit proposed responses. 8/28 at 1:35pm.



10-CV-01823-JY

\_\_\_\_\_  
JUDGE

DATE AND TIME RETURNED TO JURY: \_\_\_\_\_

**DO NOT DESTROY**

Could the meaning of  
"indemnify" in the context  
of the Marvel request for  
license please be explained?

may Clause King